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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/017,469	12/14/2001	Vivek Nirkhe	MS1-928US	5249	
22801 7	590 02/11/2005		EXAMINER		
LEE & HAY		•	DINH, KHANH Q		
SPOKANE, W	SIDE AVENUE SUITE 50 /A 99201	ART UNIT	PAPER NUMBER		
·			2151		

DATE MAILED: 02/11/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		A	A(14/-)			
Office Action Summary		Application No.	Applicant(s)			
		10/017,469	NIRKHE ET AL.			
		Examiner	Art Unit			
		Khanh Dinh	2151			
The MAILING DATE of Period for Reply	of this communication app	ears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTO THE MAILING DATE OF THE - Extensions of time may be available after SIX (6) MONTHS from the mail - If the period for reply specified above - If NO period for reply is specified above - Failure to reply within the set or exte Any reply received by the Office late earned patent term adjustment. See	HIS COMMUNICATION. under the provisions of 37 CFR 1.13 ing date of this communication. is is less than thirty (30) days, a reply ove, the maximum statutory period winded period for reply will, by statute, rethan three months after the mailing	'IS SET TO EXPIRE 3 MONTH(6(a). In no event, however, may a reply be tir within the statutory minimum of thirty (30) day illi apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE date of this communication, even if timely filed	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
,	Responsive to communication(s) filed on <u>14 December 2001</u> .					
2a) ☐ This action is FINAL .	<i>'</i> —	action is non-final.				
• • • • • • • • • • • • • • • • • • • •	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims		•				
4)⊠ Claim(s) <u>1-44</u> is/are p 4a) Of the above claim 5)□ Claim(s) is/are 6)⊠ Claim(s) <u>1-44</u> is/are r 7)□ Claim(s) is/are 8)□ Claim(s) are s	n(s) is/are withdrav allowed. ejected. objected to.					
Application Papers						
9) ☐ The specification is ob	jected to by the Examine	r.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
 Applicant may not reque 	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
•		on is required if the drawing(s) is ob aminer. Note the attached Office				
Priority under 35 U.S.C. § 119						
a) All b) Some * c - 1. Certified copies 2. Certified copies 3. Copies of the c application from) None of: s of the priority documents of the priority documents ertified copies of the prior the International Bureau	s have been received in Applicat ity documents have been receiv	ion No ed in this National Stage			
Attachment(s)		_				
1) Notice of References Cited (PTC		4) Interview Summary				
Notice of Draftsperson's Patent I Information Disclosure Statemer Paper No(s)/Mail Date		Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)			

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DETAILED ACTION

1. Claims 1-44 are presented for examination.

Specification

2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-44 are rejected under 35 U.S.C. 102(e) as being anticipated by Gudjonsson et al., US pat. No.6,564,261 (hereafter Gudjonsson).

As to claim 1, Gudjonsson discloses a method for mapping a user in a heterogeneous network comprising:

receiving on a computer in a first network a user name associated with a user (user 7 fig.6) in the first network (first cluster 1), mapping the user name to a user name associated with the user in a second network (other cluster 1 fig.6) and mapping the user name associated with the user (user 7 in other cluster) in the second network to a

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user identification number (user ID or UID) associated with the user in the second network (establishing sessions between two networks, see abstract, figs.1, 6, col.11 line 21 to col.12 line 54).

As to claims 2 and 3, Gudjonsson discloses accessing resources on a computer in the second network using the user identification number and authenticating the user after the mappings (using authentication service that handles clients' access to the clusters 1, see col.11 lines 5-64).

As to claims 4-6, Gudjonsson discloses that first network uses a personal computer based operating system, the second network uses a UNIX based operating system and a gateway (25 fig.11) (see fig.11, col.15 lines 13-64 and col.16 lines 7-67 and col.38 lines 21-43).

As to claims 7-9, Gudjonsson discloses a client (user 7 fig.6), a map on a mapping server (fig.11) and mapping including using remote procedure calls (see fig.11, col.15 lines 13-64 and col.16 lines 7-67).

As to claim 10, Gudjonsson discloses the remote procedure calls comprise at least one remote procedure call selected from the group consisting of getting credentials, authenticating using credentials, checking map status, and dumping maps remote

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procedure calls (see fig.11, col.15 lines 13-64, col.16 lines 7-67 and col.18 lines 15-67).

As to claim 11, Gudjonsson discloses a computer-readable medium storing computer-executable instructions to map a user name associated with a user (user 7 of fig.6) in a first network (cluster 1 fig.6) to a user name associated with a user in a second network (other cluster 1 of fig.6) and to map the user name associated with the user in the second network to a user identification number (user ID or UID) associated with the user in the second network (establishing sessions between two networks, see abstract, figs.1, 6, col.11 line 21 to col.12 line 54).

As to claim 12, Gudjonsson discloses a graphical user interface a (standard GUI program with a persistent connection to the server, see col.34 lines 26-55).

As to claim 13, Gudjonsson discloses a method for mapping a user in a heterogeneous network comprising: receiving on a computer in a first network (cluster 1 fig.6) a user name and a password (user 7 of fig.6) associated with a user in a second network (other cluster 1 fig.6); authenticating the user using the user name and the password to produce an authenticated user (using authentication service that handles clients' access to the clusters 1, see col.11 lines 5-64) and mapping the authenticated user to a user identification number associated with the user in a second network (establishing sessions between two networks, see abstract, figs.1, 6, col.11 line 21 to col.12 line 54).

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Claim 14 is rejected for the same reasons set forth in claim 2.

As to claims 15-18, Gudjonsson discloses the first network performing the authenticating, mapping, using a personal computer based operating system and a UNIX based operating system (see fig.11, col.15 lines 13-64 and col.16 lines 7-67 and col.38 lines 21-43).

Claims 19-23 are rejected for the same reasons set forth in claims 6-10 respectively.

Claims 24 and 25 are rejected for the same reasons set forth in claims 11 and 12 respectively.

As to claim 26, Gudjonsson discloses a method for mapping a user in a heterogeneous network comprising: receiving on a computer in a second network (cluster1 fig.6) a user identification number (receiving a User ID or UID) associated with a user in a first network (other cluster 1 fig.6) and mapping the user identification number to a user name associated with the user in the second network (establishing and mapping sessions between two networks, see abstract, figs.1, 6, col.11 line 21 to col.12 line 54 and col.30 line 61 to col.31 line 58).

As to claim 27, Gudjonsson discloses accessing resources on a computer in the second network using the user name (see fig.11, col.15 lines 13-64 and col.18 lines 15-67).

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Claims 28-36 are rejected for the same reasons set forth in claims 15-23 respectively.

Claims 37 and 38 are rejected for the same reasons set forth in claims 24 and 25 respectively.

As to claim 39, Gudjonsson discloses a method for mapping a user in a heterogeneous network comprising: receiving on a computer in a first network (cluster 1 fig.6) a user name associated with a user (user 7 fig.6) in the first network; mapping the user name to a user name associated with the user in a second network (other cluster 1 of fig.6) and mapping the user name associated with the user in the second network to a user identification number (UID or User ID) associated with the user in the second network, wherein the mapping includes using a map on a mapping server and the mapping server maintains a default map, a simple map and/or explicit maps that provide override (establishing and mapping sessions between two networks, see abstract, figs. 6, 11, col.11 line 21 to col.12 line 54 and col.18 lines 15-67).

As to claim 40, Gudjonsson discloses algorithms for unmapping users, mapping multiple users and/or group mapping (mapping or deleting users from clusters or networks, see col.28 lines 21-64 and col.31 line 22 to col.32 line 60).

As to claim 41, Gudjonsson discloses a method for mapping a user in a heterogeneous network comprising: receiving on a computer in a first network (cluster 1 fig.6) a user name and a password associated with a user in a second network and authenticating

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the user using the user name and the password to produce an authenticated user; (using authentication service that handles clients' access to the clusters 1, see col.11 lines 5-64) and mapping the authenticated user to a user identification number associated with the user in a second network (other cluster of fig.6) wherein the mapping includes using a map on a mapping server and the mapping server maintains a default map, a simple map and/or explicit maps that provide override (establishing and mapping sessions between two networks, see abstract, figs. 6, 11, col.11 line 21 to col.12 line 54 and col.18 lines 15-67).

As to claim 42, Gudjonsson discloses algorithms for unmapping users, mapping multiple users and/or group mapping (mapping or deleting users from clusters or networks, see col.28 lines 21-64 and col.31 line 22 to col.32 line 60).

Claims 43 and 44 are rejected for the same reasons set forth in claims 39 and 40 respectively.

Other prior art cited

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - a. Viets et al, US pat. No.6,357,010.
 - b. Swildens et al, US pat. No.6,754,699.
 - c. Viets et al, US pat. No.6,640,307.

Conclusion

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- 6. Claims 1-44 are rejected.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khanh Dinh whose telephone number is (571) 272-3936. The examiner can normally be reached on Monday through Friday from 8:00 A.m. to 5:00 P.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zarni Maung, can be reached on (703) 272-3939. The fax phone number for this group is (703) 872-9306.

A shortened statutory period for reply is set to expire THREE months from the mailing date of this communication. Failure to response within the period for response will cause the application to become abandoned (35 U. S. C. Sect. 133). Extensions of time may be obtained under the provisions of 37 CFR 1.136(A).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval IPAIRI system. Status information for published applications may be obtained from either Private PMR or Public PMR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Khanh Dinh

Patent Examiner

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2/6/2005